

REMARKS

This is a full and timely response to the outstanding final Office Action mailed June 2, 2004 (Paper No. 8). Upon entry of this response, claims 29-56 are pending in the application. In this response, claims 1-28 have been cancelled, and claims 29-56 have been added. Applicant respectfully requests that the amendments being filed herewith be entered and request that there be reconsideration of all pending claims.

1. **Rejection of Claims 1-28 under 35 U.S.C. §103**

Claims 1-28 have been rejected under §103(a) as allegedly obvious over *Ronen* (U.S. 6,026,441) in view of *Morton* (U.S. 6,480,484). Claims 1-28 have been cancelled, and therefore the rejection is moot. Applicant takes this action merely to reduce the number of disputed issues and to facilitate early allowance and issuance of other claims in the present application. Applicant reserves the right to pursue the subject matter of these cancelled claims in a continuing application, if Applicant so chooses, and does not intend to dedicate any of the cancelled subject matter to the public.

2. **Newly Added Claims**

Applicant submits that no new matter has been added in the new claims 29-56, and that new claims 29-56 are allowable over the cited prior art. Specifically, new independent claim 29 is allowable for at least the reason that the cited prior art does not disclose, teach, or suggest at least the feature of “determining a client status of on-line or off-line; and responsive to off-line determination, updating the IP address table on the DNS server such that the domain name corresponds with an interactive file.” New independent claim 38 is allowable for at least the reason that the cited prior art does not disclose, teach, or suggest at least the feature of

“determining a client status of on-line or off-line; and responsive to determining the status is off-line, updating the IP address table on the DNS server such that the domain name corresponds to a first web page located on a server.” New independent claim 41 is allowable for at least the reason that the cited prior art does not disclose, teach, or suggest at least the feature of “updating the IP address table on the DNS server to match the domain name with an interactive file.” New independent claim 50 is allowable for at least the reason that the cited prior art does not disclose, teach, or suggest at least the feature of a “means for determining client status of on-line or off-line; and means for updating, responsive to off-line determination, the IP address table on the DNS server such that the domain name corresponds with a first web page, wherein the first web page is configured to provide information to the first client and configured to allow the first client to leave a message for the second client.” Therefore, Applicant requests that the Examiner enter and allow the above new claims.

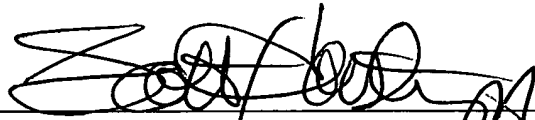
CONCLUSION

Applicant respectfully requests that all outstanding objections and rejections be withdrawn and that this application and presently pending claims 29-56 be allowed to issue. If the Examiner has any questions or comments regarding Applicant's response, the Examiner is encouraged to telephone Applicant's undersigned counsel.

Respectfully submitted,

**THOMAS, KAYDEN, HORSTEMEYER
& RISLEY, L.L.P.**

By: _____


Scott Horstemeyer, Reg. No. 34,183

100 Galleria Parkway, NW
Suite 1750
Atlanta, Georgia 30339-5948
Tel: (770) 933-9500
Fax: (770) 951-0933